9255 Short Chip Circle Port St. Lucie, FL 34986 August 6, 2012 AUG 1 0 2012

U.S. BANKRUPTCY COURT, SDNY

The Honorable James M. Peck
United States Bankruptcy Judge
Courtroom 601
United States Bankruptcy Court for the
Southern District of New York
One Bowling Green
New York, NY 10004

RE:

Lehman Brothers Holdings, Inc.
Chapter 11 Case No. 08-13555 (JMP)
NOTICE OF HEARING ON THREE HUNDRED TWENTY-SEVENTH
OMNIBUS OBJECTION TO CLAIMS
(PARTNERSHIP AND OTHER EMPLOYEE CLAIMS)

Dear Judge Peck:

I just returned last night from a three week trip to visit my Mother to find a package of information regarding the above in my mail at home. I find that I must file a response by August 9, 2012 which does not give me sufficient time to do so.

There are three matters which concern me. Page 4 of this document outlines the basis for specific claims which include "LB Partnership Claims," "401K Claims," and "Stock Claims."

Unless I am missing something, it is very hard to believe that only 327 employees filed claims regarding the above, as well as the other 5 categories that this document covers. Lehman Brothers employed thousands of people who were eligible for the "Partnership Account." However, I will restrict this letter to the sections that concern me.

First, 401K Claims. I purchased Lehman Brothers common stock at various times in my 401K plan up to the time the firm declared bankruptcy. I made 12 purchases in 2008, including 4 in September, 2008. I obviously believed that what Dick Fuld and his executive team were saying about the financial health of the company was true, only to have it proven otherwise. I never knew that I had a basis to be a part of any action other than a class action suit to recover any portion of my losses which amounted to quite a substantial sum. Therefore, I would like to have the above referenced claim amended to show that I should be considered under the 401K Claim category.

Second, Stock Claims. I also purchased Lehman Brothers common stock in my personal brokerage account. As I mentioned, above, I was never informed that there was any action to which I could be a party for the purpose of recovery of funds other than a class action suit. I also would like the document amended to show that I should be considered under the Stock Claim category. Note: I have filed a claim in a class action suit for both accounts.

Third, I am including herein (below) a portion of what one of my colleagues, Armita Fucci, sent to you recently in a letter dated August 3rd. I fully agree with her conclusions regarding the Partnership Claim.

08-13555-mg Doc 30095 Filed 08/10/12 Entered 08/16/12 12:22:46 Main Document Pg 2 of 4

Talka (1997) (19

ALLE TO THE SAME THE

The Hologiado, Americk M. Peri Control Mater Publicaphy suctions Control Series Britania, co. Che e decede Sentheira duc det di Tress M. ... Des Benching Willera Une Veneral Hologia.

THE THE SECTION OF TH

VERROS SUR SANCIA SUN CARROS CARACIONES CONSERVADOS CARROS CON CONTRA CO

Don't ladjac kiceri

t in a rop, and his signic bran abrectary knot any kentang bis kino e het a nackey e fin tansalessa. Desemble beststyll be klosseski knotsken chast litaribra knolle at essa kinolegas aun subflish lissekskatuer Det ign auc subflishen tan och die och

Trinom to a ligarithm is to be a commenced to the commenced of the commenc

The many of the continuous of the continuous of the state of the factor of the continuous of the conti

Person 4013; Chaire of the different in commission received and the confiner of the first program of the first of the confiner of the confin

Stand Mack Count Lassinatelised (jubate) in the second to the sound of a second second to the second of the stand of the second of the second

ි කතුර හැරද , එක්. ඒ සා අතර වැදගසුකාරි විට අතර්ක කොකුත්තේ විටේස වෙන්නු **සු දිනක්සාව ගරුවාර් පුණ්ඩා**වක් හැර මා වෙනර අතර වැදුණුව අතරකට වැට සියහන්ව යුත් කාලනය කතුර සහ මෙන්න කොදුණුවේ කියර වැඩිව කළුවෙන් වියවුණු කොම නිවේද ඒ කියෙන් - In addition, I ascertain that we should not be limited to a reduced payment, but should be entitled to the full payment.

This is in response to the above-referenced case specifically as it relates to the Partnership Claim.

Exhibit C. Section 2 – Purpose: this clearly states that the purpose of the Partnership Account Plan is for Employees to receive <u>"additional compensation."</u> According to Webster's Seventh New Collegiate Dictionary, these words are defined as follows:

Additional: "added"

Compensate: "to make proper payment to"

Compensation: "payment; wages; something that constitutes an equivalent or recompense"

By definition, participation in the Partnership Account Plan was proper payment and <u>wages</u> to Employees. The fact that Employees did not contribute to or have direct ownership in the Plan is irrelevant; the fact cannot be ignored that participation in the Plan constituted "added wages" to which Employees are entitled.

Therefore, the claims of the Participants in the Lehman Brothers Partnership Account Plan should be upheld in their entirety, and not dismissed, reduced or expunged.

In reaching your decision, please consider the claims of the Employees as valid and legitimate.

Thank you sincerely for your consideration.

Judge Peck, we were loyal employees of Lehman Brothers, I for 35 years starting at the age of 20. I spent my whole life "doing the right thing" and working hard. As my parents taught me, "Do a good day's work for a good day's wage." But, it was more than that. I loved the ethics of the firm, the integrity of the people who worked there, the storied history, etc. In short, I believed in the firm and what we were doing and what we were told about its financial health. Now, not only was all of that destroyed by those who lied and cheated, but now they are attempting to diminish what we are entitled to. We need an advocate to help us get what we are entitled to. I am again imploring you to help all of us, including those who are not a part of this Omnibus Claim because they were never informed about any of these categories (as I was not about the different categories).

Most of us are not wealthy and cannot employ lawyers which would compare to the talent at Weil, Gotshal & Manges. We need someone to help us. Every consideration on your behalf would be greatly appreciated.

Most sincerely,

Marilyn B. Nader

Marilyn Nader

08-13555-mg Doc 30095 Filed 08/10/12 Entered 08/16/12 12:22:46 Main Document Pg 4 of 4

ant or helpens, të blashë më limen por Lombro a sa bulandist mre blas are i sustemativem i ufatelo sa i e omitin de

This is a common to be there where the est come is a likely) in tradition to I adoc whip it falls.

Part Sell Colladore III (16 parte) das abadh maist the san haighean as populate and the Colladore A. Lenar Plan s Selfanlahean II ellent (16 palallage bellike mo<u>llada</u>) dia musik son Modern Moderna. Wen die Henard Entradore, in bestell die kom die Jane and Albare.

> <u>Addistion of the Cardior Co</u> <u>Cardiograph</u> (1987 - 1911) American (American (1988)

કેમ નિર્માણ કર્યા ફિલ્લ માર્ગણ હતે. તે છે. જેમાં કેમમાં મુક્તિ કેમ્પ્રકાર મોર્ગિક પ્રકાર મુક્તિ જુણ કરેલા હતા માલ્યું કું તે કે કિમ્પ્રકાર કેમમાં કેમમાં કેમમાં કેમમાં કે માર્ગિક મિસ્પ્રકાર કેમમાં કેમમાં કે કેમમાં કેમમા

Theoryland, the chains of the Paris for an in the list and Bredhark Farmagaship Amount for a stroublibe light the their material, and not his circular states as the extrement on the english

In inventing from the course places could be the closes of the Baguispurs as will and legitionale.

. Thunk, you sivered a for some confractes ear

fudge Pale, we can be of exployers of A diago Biophose, i for Beyons engishing at integral of The exploit any whole His Through Four eight and head the plant of the minutes of the first of the property of the major of the first of the firs

vigst at he are ent verifite, and energiaerator brokens which weight document to the other of Weig Classed & Manages. We avail showed to bely be. Twee revents at an verification of the Constitution of the C

The water to the

no no petrope di COSC Maria del Alberto

Maritan E. Noder

\$20°C 80°C 30°C